

REMARKS

The Examiner is thanked for the due consideration given the application.

Claims 13-25 are pending in the application. Claims 1-12 have been canceled. Claims 13-15 are newly presented and generally correspond to the claims in the corresponding European Application.

No new matter is believed to be added to the application by this amendment.

Rejection Under 35 USC §101

Claims 1-4 and 6-12 have been rejected under 35 USC §101 as being directed to non-statutory subject matter.

The Official Action asserts that the claims must set forth a useful, concrete and tangible result. However, the instant claims are drawn to a process for "display of memory contents or of a memory region on a user surface (1) of a data processing terminal device (10) or a communications terminal device (11)." This display of memory contents is clearly a useful, concrete and tangible result.

The instant claims therefore fall under the *aegis* of 35 USC §101.

This rejection is believed to be overcome, and withdrawal thereof is respectfully requested.

Rejection Under 35 USC §103(a)

Claims 1-4 and 6-12 have been rejected under 345 USC §103(a) as being unpatentable over AKINS (U.S. Publication 2004/0068120) in view of GRAHAM (U.S. Publication 2002/0178271). This rejection is respectfully traversed.

The present invention pertains to a method for managing the memory of a data processing or communication terminal that is shown, by way of example, in Figure 5 of the application, which is reproduced below.

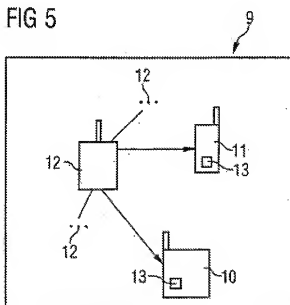


Figure 5 shows a data processing terminal (10), a communication terminal (11) and base stations (12). Claim 13 of the present invention includes "displaying on the user surface (1) at least one parameter (5) comprising name, title, type, or size of at least one useful data object (3) contained in a DRM

data file (2), instead of or in addition to at the least one parameter selected from the name, type or size of the DRM data file (2)."

According to claim 1 of the present invention, a content of a memory is shown to the user. The memory stores a DRM-file, the DRM-file including several user data objects. The user is shown either a parameter, e.g., name, type, size, of a user data object (or parameters of several user data objects), or a parameter, e.g., name, type, size, of the DRM-file and in addition a parameter of a user data object (or parameters of several user data objects).

In contrast, in the related art the user is only shown the name of the DRM-file. However, this name usually does not properly represent the user data objects contained in the DRM-file. Therefore, it is rather difficult for the user to decide which DRM-file he is interested in and accordingly decrypt this DRM-file in order to have access to the user data objects.

On the other hand, the advantage of the method of the present invention is that the user is given an efficient overview of which user data objects are inside the DRM-file, so that he does not necessarily have to open the DRM-file to find out which user data objects are "hidden" inside the DRM-file.

AKINS pertains to selecting and downloading content to a portable player. The Official Action refers to Figure 2A of AKINS, which is reproduced below.

0011 of GRAHAM, which discusses "application independent usage controls," and asserts that this teaching is equivalent to showing a number of user data objects of a DRM-file. However, these application independent usage controls are controls, and cannot be analogized to data user objects of a DRM-file.

GRAHAM additionally fails to address the deficiencies of AKINS to show the content of a memory to the user, in particular, the names of DRM-files.

One of ordinary skill and creativity would thus fail to produce a claimed embodiment of the present invention from the teachings of GRAHAM and AKINS. A *prima facie* case of unpatentability has thus not been made.

This rejection is believed to be overcome, and withdrawal thereof is respectfully requested.

Conclusion

The Examiner is thanked for considering the Information Disclosure Statement filed October 18, 2005 and for making an initialed PTO-1449 Form of record in the application.

Prior art of record but not utilized is believed to be non-pertinent to the instant claims.

The objections or rejections are believed to have been overcome, obviated or rendered moot and that no issues remain. The Examiner is accordingly respectfully requested to place the

application in condition for allowance and to issue a Notice of Allowability.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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